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**BROOKLYN OFFICE** 

November 23, 2010

## BY FAX AND REGULAR MAIL

The Honorable Jack B. Weinstein U.S. District Court Judge United States District Court Eastern District of New York 225 Cadman Plaza East Brooklyn, NY 11201

Re: United States v. Michael Hosny Gabriel, 10 Cr. 588

Your Honor:

ROLAND C. RIOPELLE

\*ADMITTED IN NY & NI

DIANE FERRONE

MAURICE H. SERCARZ\*

l am writing to request a bail modification that would permit the defendant, Dr. Michael Gabriel, to travel to Philadelphia, Pennsylvania from Tuesday November 30, 2010 through Wednesday December 1, 2010.

## Background

The defendant pled guilty on September 8, 2010 and is currently at liberty on bail pursuant to the following terms and conditions:

A \$500,000 personal recognizance bond co-signed by two financially responsible suretors (the defendant's parents), and travel limited to the Southern and Eastern Districts of New York, Ohio and West Virginia.

The defendant requests that he be permitted to travel to Philadelphia, Pennsylvania for a job interview.

I have corresponded with AUSA Justin Lerer regarding this application, and the government has no objection to the defendant's request. I have also corresponded with Dr. Gabriel's Pre-trial Services Officer in West Virginia, Millie Devore, and she has no objection to the request.

K

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## Conclusion

For all the reasons set forth herein, we respectfully request that the defendant's travel conditions be modified in order to permit him to travel as described above.

Respectfully yours,

Diane Ferrone.

Diane Ferrone

cc: AUSA Justin Lerer (via e-mail)

Pre-trial Services Officer Millie Devore (via e-mail)